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PATENT COOPERATION TREATY

PCT

INTERNATIONAL SEARCH REPORT

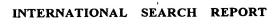
(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	FOR FURTHER ACTION			ational Search Report
International application No.				•
PCT/IL00/00365	International filing date	(aay/monin/year)		ate (day/month/year)
FC1/IL00/00363	22 JUNE 2000		25 JUNE 1999	
Applicant YISSUM RESEARCH DEVELOPME	NT COMPANY OF THE	HEBREW UNIVER	SITY OF JERUSA	LEM
This international search report has bee according to Article 18. A copy is bein			hority and is transm	itted to the applicant
This international search report consists	of a total of 3_ sheets.		•	
X It is also accompanied by a c	copy of each prior art docu	ment cited in this r	eport.	
1. Basis of the report				
a. With regard to the language, th			is of the international	application in the
language in which it was filed, the international search was Authority (Rule 23.1(b)).			ne international appl	lication furnished to this
b. With regard to any nucleotide was carried out on the basis of	-	ce disclosed in the in	ternational applicatio	on, the international search
contained in the internations	al application in written for	rm.		
filed together with the inten	national application in com	puter readable form	ı. _.	
furnished subsequently to the	nis Authority in written for	rm.		
furnished subsequently to the	nis Authority in computer	readable form.	•	
the statement that the subsection		equence listing does	not go beyond the	disclosure in the
international application as the statement that the information		readable form is idea	ntical to the written s	equence listing has been
2. Certain claims were found	d unsearchable (See Box	I).		
3. Unity of invention is lack	ing (See Box II).			
4. With regard to the title,				
x the text is approved as sub	nitted by the applicant.			
the text has been establishe	d by this Authority to read	i as follows:		
5. With regard to the abstract,				
X the text is approved as sub-	mitted by the applicant.			
the text has been establishe Box III. The applicant may, search report, submit comm	d, according to Rule 38.2(within one month from th			
6. The figure of the drawings to be p	ublished with the abstract	is Figure No	_	
as suggested by the applica	int.		[X]	None of the figures.
because the applicant failed	I to suggest a figure.		ث	
because this figure better c	haracterizes the invention.			

INTERNATIONAL SEARCH REPORT

International application No. PCT/IL00/00365

IPC(7) US CL	SSIFICATION OF SUBJECT MATTER :C12N 15/85; A61K 35/00 :435/325; 424/93.21		
	o International Patent Classification (IPC) or to both DS SEARCHED	national classification and IPC	
		d by alonification numbers	
	ocumentation searched (classification system followed 435/325; 424/93.21	d by classification symbols)	
Documentat	tion searched other than minimum documentation to the	extent that such documents are included	in the fields searched
	lata base consulted during the international search (na e Extra Sheet.	nme of data base and, where practicable	, search terms used)
C. DOC	UMENTS CONSIDERED TO BE RELEVANT	-	
Category*	Citation of document, with indication, where ap	propriate, of the relevant passages	Relevant to claim No.
Y	ACHIM C. L. In vivo model of HIV infection of the human brain. Advances in Neuroimmunology. 1994. Vol. 4. No. 3. pages 261-264, see whole document.		1-36
Y	SAMPSON-JOHANNES A. et al. Colo in scid-hu mice by human colon-carci March 1996. Vol. 65. No. 6. pages 86	1-36	
EPSTEIN L.G. et al. Human neural xenografts:progress in developing an in-vivo model to study human immunodeficiency virus (HIV) and human cytomegalovirus (HCMV) infection. Adv. Neuroimm. 1994. Vol. 4. No. 3. pages 257-260, see whole document.			
X Furth	er documents are listed in the continuation of Box C	. See patent family annex.	
A Special categories of cited documents: *A* document defining the general state of the art which is not considered to be of particular relevance *B* document defining the general state of the art which is not considered to be of particular relevance *T* later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention			
"L" doc	lier document published on or after the international filing date cument which may throw doubts on priority claim(s) or which is ed to establish the publication date of another citation or other	"X" document of particular relevance; the considered novel or cannot be conside when the document is taken alone	red to involve an inventive step
O doc	ecial reason (as specified) cument referring to an oral disclosure, use, exhibition or other ans	"Y" document of particular relevance; the considered to involve an inventive combined with one or more other such being obvious to a person skilled in the constant of the con	step when the document is h documents, such combination
	cument published prior to the international filing date but later than priority date claimed	"&" document member of the same paten	t family
	actual completion of the international search	Date of mailing of the international sea 0 8 NOV 20	
Commission Box PCT	nailing address of the ISA/US ner of Patents and Trademarks n, D.C. 20231	Authorized officer ANNE MARIE S. BECKERLED	Meyfor
Facsimile N	o. (703) 305-3230	Telephone No. (703) 308-0196	· () ·



International application No. PCT/IL00/00365

Category*	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
Y	US 5,888,720 A (MITRANI et al.) 30 March 1999, see whole document.	1-36
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NOTES TO FORM PCT/ISA/220 (continued)

The following examples illustrate the masser in which amendments must be explained in the The second secon

- 1. [Where originally there were 48 claims and other amendment of some claims there are 51]:
 'Claim' 1 to 29, 31, 32, 34, 35, 37 to 48 replaced by amended claims beening the same numbers;
 claims 10, 33 and 36 wackengod; new claims 49 to 51 added." 1. 化设置设置 1. 4. 1. A CONTRACTOR PLANTS
- 2. [Where originally there were 15 claims and after amendment of all claims there are 11]: Claims 1 to 15 replaced by smeaded claims 1 to 11.
- 3. (Where originally there were 14 claims and the amendments consist in executing some cl. instead in adding
- acv chins :
 "Claims 1 to 6 and 14 unchanged; claims 7 to 13 cancelled; acv chins 15, 16 and 17 added." or
 "Claims 7 to 13 cancelled; acv chins 15, 16 and 17 added; all other claims unchanged."

 4. [Where various black of amountments are marks!
 Chalms 1-10 unchanged; claims 11 to 13, 15 and 19 cancelled; claims 14, 15 and 16 superced by cancel
 claim 14; claim 17 subdivided into amounted claims 15, 16 and 17; acv claims 20 and 21 added."

"Statement under Article 19(1)" (Rule 46.4)

The amendments easy be accompanied by a statement explaining the amendments and indicating any in that such amendments might have on the description and the desvings (which counts be amended a

The statement will be published with the international application and the amended claims.

The statement should be beicf, it should not exceed 500 words if in English or if assessated into English.

It should not be confounded with and does not replace the junes indicating the differences between the claims or Glod and or juneshed, it must be filed as a separate short and must be blandfied an early by a benefit, producitly by unley the visits. Substances index /Aridde 19(1).

It should not be substanced for community as the international search report or the references of clustons contained in that appear. References to clusters, relevant to a given claim, contained in the international search seport may be made only in connection with an executances of that claim.

In what inageness ?

The amendments must be made in the language in which the international application is published. The letter and any extension accompanying the amendments must be in the same language as the international application if that language is English or French; otherwise, it must be in English or French, at the choice of the applicant.

Consequence if a demand for interpotional preliminary examination has already been filed?

If, at the time of filing any amendments under Article 19, a demand for international preliminary examination has already been submitted, the applicant must preferably, at the same time of filing the amendments with the International Parliminary Examining Authorize (and Rule 42 2/a) first appearance.

Consequence with regard to translation of the international application for entry into the national phase?

The applicant's attention is drawn to the fact that, where upon entry into the national phase, a translation of the claims as amended under Article 19 may have to be furnished to the designated/elected Offices, instead of, or

For further details on the requirements of each designated/elected Office, see Volume II of the PCT Applicant's

NOTES TO FORM PCT/ISA/220

These Notes are insended to give the basic instructions concerning the filling of emandments under Article 19. The Notes are based on the requirements of the Patent Cooperation Treaty and of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the PCT Applicant's Guide, a publication of WPO.

In these Noon, "Asich", "Rule" and "Section" refer to the provisions of the PCT, the PCT Regulators and the PCT
Administrative Instruction, Inspectionly, Administrative Instruction, Inspectionly, Administrative Instruction, Inspectionly, Administrative Inspection, Inspectionly, Inspection Inspect

INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, other having exceived the interestional exacts paper, one appearantly to extend the claims of the interestional application. It should be exercise that, class all pasts of the interestional application (claims, description and derivage) may be assembled during the interestional profitations of the interestional during the interestional profitations of the quantitation of the claims under Article 39 except when, e.g. the applicant waster the latter to be published for the proposes of psychological protection or has exorter reason for termining the claims before interestional publication. Furthermore, it should be complemized that provisional protection is available in some States only.

What parts of the international application may be assended?

The claims only.

The description and the derwings may only be emended during indicational preliminary extended under Chapter II.

When ? While 2 counts from the date of transmissed of the interest and peach report or 16 mounts from the principle of the interest and peach report or 16 mounts of the principle of the interest and int

Where not to the the emendments?

The amendments may only be filed with the international Bureau and pot with the secreting Office or the international Searching Authority (Rule 46.2).

Where a demand for international puclimic ry examination has been's filed, see below.

How? Either by cancelling one or more entire claims, by adding one or more new claims or by sancading the test of one or more of the claims as filed.

A suplecement sheet must be submitted for each sheet of the claims which, on account of an amendment or assessments, differs from the sheet originally filed.

All the claims appearing on a replacement short must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Administrative Instructions, Section 205(b)).

What decrements must/may accompany the emendments?

Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confounded with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must indicate the differences between the claims as filed and the claims as amended. It must, in particular, indicate, in connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be grouped), whether

- (i) the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new;
- (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.